COLUMBIA, TENN .: FRIDAY, MARCH 17, 1871.

The dog tax added \$12,372 to the trea Worcester county, Mass., last

We are indebted to General WHIT THORNE for late files of the Congres ional Globe, for which we return

UNITED STATES Attorney General

gress in caucus. Only one Representative or Senator is appointed from a State, and it is quite an honor to receive it. Certainly a better choice could not have been made. With able and sagacious men such as Gen. WHITTHORNE, to plan our next national campaign we may, confidently look for victory to perch upon our banner.

The Supreme Court of Tennesse has adjourned (after a laborious session of more than three months) until the first Monday in April, when it will convene at Jackson. The Judges disposed of about seven hundred cases, all of which received their most careful attention. The members of the bar throughout the State are said to be highly satisfied with the decisions of the Court.

THE following letter, addressed our Representative in Congress speaks for itself. It shows that at last we have a member of Congress who will attend to the interests of his constituency. Knowing that it will on be time for seeds to be sown in this climate, he has evidently been herrying up the Department of Agriculture on the subject. It is thought that the present session of Congress will last only a few days. DEPARTMENT OF AGRICULTURE,

Washington, D. C., March 9, 1871. ION. W. C. WHITTHORNE,

Dear Sir-In reply to your note of yesterday, requesting seeds, I have the honor to inform you that, the seeds for new member of Congress are now being put up as speedily as possible, and in a very few days they will be delivered at the House P. Office with advice. I am. Respectfully,

HORACE CAPRON. Commissioner.

Summer Deposed.

Charles Schner has been Chair man of the U. S. Senate Committee on Foreign Affairs, ten years and all parties admit that he was eminently fit, so far as ability is concerned, for the position. For several months past, a warfare has been going on between GRANT and SUMNER, in which the latter was worsted. MOTTLEY, minister to England, was removed because of his known friendship for SUMBER. NOW SUMBER himself has been removed from the Chairmanship on Foreign Affairs, and the notorious SIMON CAMERON succeeds him. SUMNER has his friends however, who denounce GRANTAS the author of the removal, and the former's opposition to the latter's pet scheme, the annexation of San Demingo, as the immediate cause. The Washington correspondent of the Louisville Ledger

This debate and the result have made a tremendous sensation. Politicians pro everywhere discussing its effects. Everybody to-day seemed to feel that the occasion was on which the destinies of a party hang, and that this was the formal dissolution of the great Republican party. Most of the Republicans lamented the debate, and seemed to think the breach in their party irreparable. Conklin looked as fierce as a bull dog, but said not a word. Morton was cautious and polite. Sherman paced up and down the chamber in an excited, nervons condition. Democrats sat enjoying the scene, and measuring the chasm in the enemy's ranks. It was noteworthy that the Senators who sustained Sumner to-day were all strong men, and represented constituences-such as Logan, Trumbull, Schurz, Ferry, Wilson and Tipton. In the caucus he was backed by the two Morrills, Sherman and Fenton. The forces which have deposed him are such creatures as Nye, Stewart, Gilbert, Pool and the rest of the carpet baggers. SUMNER has been unfortunate ever

since his first appearance in the Senate. Cained by PRESTON S. BROOKS, of S. C., caudled and rendered extremely unhappy by his wife, and now fallen from his high political estate, he is certainly to be pitied. HEX-RY WILSON, SUMNER'S colleague, made a speech in the latter's behalf, and warned his brother Radicals to beware of the fall of the Democracy when it slaughtered Douglas, under similar circumstances. "With the utmost harmony in the Republican party," he declared, "it would require every man to the front to win the whent during the remainder of the next Presidential contest." This cheering news to all patriots.

Dr. W. Dysox Wood, of England, has written a book on "Hamlet from a Pyscoplogical Point of View." If Horace Greeley or one of the Nashville papers will now give us "Hamlet from an Agricultural Point of View" we think we may consider the subject of the Prince of Denmark pretty well exhausted .- [Conrier-Journal.

SUMNER has been in feeble health for some time, and his friends say the fact is due to his anxiety about the San Domingo swindle. We are inclined to think that the San Domingo swindle has very little to do with it—that it all comes from an overwrought fear of personal violence. We can't see how his friends can have failed to notice that from the very day Grant threatened to thrash enough dog out of him to make a full pack of hounds he has ceased to be the same man.—[Courier-Journal.]

MONDAY, March 13, 1811.

10 o'clock, A. M. Opened with prayer by Rev. James Kirkland. Roll call; members all present. Minutes of Saturday were read and approved. The rule was on motion, suspended, to call on absentees, when Revs. Kirkland and Dixon gave reasons for absence at last meeting which was name suggested the title of the book.

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11 or clock, A. M. Opened with he blodder, camp dysenters, affections of the kidneys, fever nervous ceases of the blodder, camp dysenters, affections, fever nervous ceases of the blodder, camp dysenters, affections, fever nervous ceases of the blodder, camp dysenters, affections, fever nervous ceases of the blodder, camp dysenters, affections, fever nervous ceases of the blodder, camp dys with it-that it all comes from an

tomb of Washington.

RICHLAND PRESENTERY OF THE C. P. CHURCH.

FRIDAY, March 10, 1871. Richland Presbytery of the Cumberland Presbyterian Church, met pursuant to adjournment, at this place at 10½ o'clock, A. M., opening sermon preached by Dr. A. H. Berry, Moderator, from Matthew, 16 chapter and 19 verse: "And I will give unto thee the keys of the kingdom," &c. Opened by prayer by Rev. B. C. Chapman, at the request of the Moderator. On motion Presbytery took recess until 2½ o'clock P. M. Recess out Presbytery resumed business. out Presbytery resumed business. The Clerk proceeded to call the roll and the following ministers and eld-

Revs G C Stockard, G W Mitchell, A H Berry, C P Reed, J W Howard, A A Baker, J F Gracey, S G. Caruth-ers, W C Walker, J R Alexander, R S Walker, N M McIntosh, M B Molloy, James Kirkland, S H Holmes, James M Walker, J F White, T J Dixon B ARERMAN, recommends that the Federal Government have prisons for its own prisoners in the United States, like all the monarchical despotisms of the old world.

Our Representative in Congress, Gen. W. C. Whitthorne has been appointed a member of the Democratic and Conservative Congressional Committee, by the Democrats and Conservatives of both Houses of Congress in caucus. Only one Represent: M. A. M. A. M. C. Whitthorne has been appointed a member of the Democrats and Conservatives of both Houses of Congress in caucus. Only one Represent: M. A. Lavender, J. R. Paisly, W. C. Ratliff, S. A. McMackin and G. W. Hudiburgh; two Liceniates ab-W Hudiburgh; two Liceniates absent. Candidates present: R F Jennings, Joseph Tyler, E D Paisley, W M Necley, S H Crain, A W Paisley; two absent.

Presbytery proceeded to the elec-tion of Moderator, when Rev. G. W. Mitchell was chosen. In pursuance of former order the stated elerk acted as engrossing clerk. Elder J. C. Smith

was appointed assistant. Rev. P. C. Blake, D. D., Rev. J. N. McDonald, and J. M. Hallsell, of C. P. Church, and Rev. W. H. Verner, of Presbyterian church, were on mo-

Rev. John McEloy of Elk Presbytry, C. P. church, (by proxy) presented a letter of dismission and recommendation, which on motion, was re-ceived and his name enrolled as a member of this.

On motion, the revised Manual, by General Assembly 1869, was adopted. The minutes of last meeting were read and approved.

A petition of a newly organized church, known as "New Bethany," 36

members and 5 ruling elders, praying to be admitted, was received; J. J. Coffee, representative of said congregation, took his seat. On motion, the rule was suspended to give time to Moderator to make out committees. The rule was sus

pended, and on motion Rev. Wm.
Mack, Presbyterian, was invited to a
seat as an advisory member.
On motion, Presbytery had a recess
30 minutes, after which business was

Fleming and J W Martin. Overtures: Rev B C Chapman, Elders R A McKay and W J Craig.

4. Conference: Rev C P Reed, M Walker, S H Holmes. 5. Church Books: Rev W C Walker, Elders J II Joyce and T Hanna. 6th. State of Religion and Statisties: Rev J F Gracy, Elders Y M Hudson and J Dowdy, 7. Education : Revs M B Molloy

and S G Caruthers, Elder J N Woody On motion the rule was suspended and on motion Rev S G Caruthers was released from serving on committee on Education, and was also granted leave to be absent at discretion. On motion Presbytery adjourned icalism. It foreto until 9 o'clock to-morrow. Closed by Radicals in 1872. prayer by Rev W II Verner.

SATURDAY, March 11, 1871. Presbytery met pursuant to ad journment, and opened with prayer by the Moderator. Roll called, members presentas yesterday except Rev. J F Gracy, J T White, Elders Hanna and Fleming. Minutes of yesterday read and approved. Communication addressed to this body were called for by the Moderator, when sundry documents were placed on the clerk's table. Those for ministerial sevices, and other petitions were handed to ommittee on overtures.

Upon request of T. J. Walker, his name as a probationer for the minis-try was discontinued and his licensure revoked. The report of the Presbyterial trea-

surer was read and on motion, was referred to the committee on Finance. The credentials of E. J. Deason, minister of the M. E. Church South, were read and referred to a special committee, composed of G. C. Stock-ard, A H Berry and C P Reed. A report from the standing committee was called for by the Moderator, after which the Presbytery proceeded to select the next place of its

meeting, when Savannah, Hardin county, Tenn., was chosen. On motion Presbytery proceeded to elect commissioners to the General Assembly, and Revs. G. C. Stockard and G. W. Mitchell were chosen principals and Revs. W. C. Walker and M. B. Malloy alternates. Elders J. C. Smith and R. A. McKay, principals and Joseph Dowdy and S. Yokeley, alternates. The following was read, and on motion adopted : Resolved, That the By-Laws of this

Presbytery be so amended as to change the regular meetings of the Presbytery, to Friday, on or before the first full moon in March and Au-Rev. J. M. P. Otts, pastor of Pres-

byterian church at this place, being present was invited to a sent as an ad-On motion, Dr. Blake addressed the Presbytery on the claims of the "Me-

"Gem," and "Banner." On motion 3 o'clock this afternoon was appointed to hear discourses of Probationers. On motion Presbyte-ry had recess until 2 o'clock, P. M. Recess ont; Prosbytery resumed ousiness. Roll call; members all present except Revs. W. C. Walker, McIntosh, J. N. Craig, R. S. Walker, Elders G. W. Reeves, McKay, Hudson, Joyce, Dennis, Ross, Tacker, Cypert and Dowdy. On motion Presbytery had recess until 3 o'clock.

Recess out; Presbytery resumed business. Roll call. On motion G. absent during the remainder of the session. The hour for hearing discourses-having arrived, E. D. Paisley, J. W. Poisley, S. H. Crain, Joseph Tyler, W. M. Neeley and R. F. Jennings delivered discourses. A discourse, which was sent in by J. D. Braley was read by the clerk, and all the discourses were, on motion reference of the discourses were, on motion reference of the discourses were, on motion reference on examination.

morning. Closed with prayer by C. P. Reed.

MONDAY, March 13, 1871. thresh enough dog out of him to make a full pack of hounds he has ceased to be the same man.—[Courier-Journal.

The rule was on motion, suspended, to call on absentees, when Revs. Kirkland and Dixon gave reasons for absence at last meeting which was sustained. Two or three ministers and three elders absent on Saturday, rendered satisfactory excuses.

The rule was on motion, suspended, that the story of "Oliver Twist" was entirely his own idea and suggession, and that he orginated all the characters in that work. Possibly his own name suggested the title of the book. We should imagine Mr. Cruikshank's legs to have been all of a twist.—Lebarate tree in the story of "Oliver Twist" was entirely his own idea and suggession, and that he orginated all the characters in that work. Possibly his own name suggested the title of the book. We should imagine Mr. Cruikshank's legs to have been all of a twist.—Lebarate tree in the story of "Oliver Twist" was entirely his own idea and suggession, and that he orginated all the characters in that work. Possibly his own name suggested the title of the book. We should imagine Mr. Cruikshank's legs to have been all of a twist.—Lebarate tree in the characters in the bowls, pain in the head, fever and ague entirely his own idea and suggession, and that he orginated all the characters in that work. Possibly his own name suggested the title of the book. We should imagine Mr. Cruikshank's legs to have been all of a twist.—Lebarate and three elders absent on Saturday, rendered satisfactory excuses. rendered satisfactory excuses.

Reports were called for, when the corresponding member reported, committee on Overtures reported; committees on state of religion and missions reported Pulaski a missionary point, C. P. Reed being the only trustee living, Wm. Simonton and Charlie Buford were appointed to act with C. P. Reed, with power to appoint others, to solicit means for the purpose of repairing the church building. The various committees then reported, which reports were all very encouraging. After a recess until 2½ o'clock, Presby tery resumed business. On motion roll call was dispensed with. On motion the committee on Reports were called for, when the with. On motion the commi

Education was discharged from the duties assigned them. On motion the rule was suspended to hear an address from Dr. McDonald, on the interest of Cumberland University, after which the roll of ministers was called and each pledged a certain called and each pledged a certain amount for their respective churches, amounting to two hundred and forty March 17, 1871-1y.

On motion several members were granted leave of absence.

The Moderator then appointed Revs. Stockard, W. C. and J. N. Walker, Chapman and R. S. Walker, committee on Examination. The committee on Finance reported, which was adopted, also the report of the Treas-urer. On motion \$30 were placed in the hands of the Stated Clerk for printing of Minutes of the Presby tery. On motion, a committee was appointed to meet with the colored Presbytery, to assist them in the transaction of their business. On motion, a vote of thanks to the people of Columbia and vicinity was passed On motion, Presbytery adjourned to meet on Friday before the fourth, in August next, at 10), o'clock, A. M., at Savannah. Closed with prayer by

NEWS OF THE WEEK.

Rev. G. C. Stockard.

The Lower House of Congress ha decided that a Clerk & Master of a Chancery Court is not a "judicial" officer, and therefore those who held that office prior to the war, and afterwards fought against the Federal Government, are not embraced in the "disability" section of the Fourteenth Amendment.

The San Domingo Commissioners will return on the 25th inst. They are said to be unanimous in favor of annexation, which is a matter of course, as they were selected for that purpose. It is confidently believed, however, and almost known, that 2:30. the annexation swindle cannot pass the Senate since the late split in the Radical ranks.

Gov. Clayton, of Arkansas, has apon motion, Presbytery had a recess 30 minutes, after which business was resumed.

The appointment of committees was announced by the Moderator:

1. Missions: G C Stockard, S Yoke-ley and W M Ross.

2. Finance: Rev. I D Home of the Surprise and disgust of the Democrats, who had iniended to send him to the Scnate. Clayton was then re-elected U. S. Senator, for which he was maneuvering. The whole affair smells strongly of the lowing tracts of land:

1. Missions: G C Stockard, S Yoke-ley and W M Ross.

2. Finance: Rev. I D Home of a decree of the Chancery Court at Columbia, Tennessee, at the November term 1870, in the case of Isaac Milner, vs. R. F. Loor, t also I will sell to the highest bidder at the Court House door in the town of Columbia, on the 17th day of April 1871, the following tracts of land:

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1. Missions: G C Stockard, S Yoke-ley and W M Ross. pointed Lt. Gov. Johnson Secretary kansas muddle. The people of Arkansas are certainly to be pitied.

The Democrats have carried New Hampshire for the first time in fifteen years. They have elected their candidate for Governor, two Congressmen, and a majority of the Legislature. In 1869 the Radicals carried the State by ten thousand major ity, elected all their Congressmen, and returned eleven out of twelve Senators to the State Senate. This is indeed a great victory, occurring as it does in the very stronghold of Radicalism. It foretells the doom of the

STATE NEWS.

Several stores in Franklin were entered by thieves a week or so ago, and abou \$200 worth of goods and money stolen. Mr. J. W. Hughes, formerly of this city lost several dollars.

Washington county, of which Jone boro is the county site, has put a tax of \$2 on dogs

Mr. P. H. Inman, a white man, was re cently killed in Rutherford county, by I have also a large stock of negro, Wiley Kimbro, to whose house he had gone in disguise to whip him. It is time for men to have more sense than to be going about in disguise, and trying to treat negroes as though they were still slaves. We are very glad to lerrn that the negro was tried and acquitted and also to know that the people of Rutherford county approve the decision of the Justices. We know our people have never been guilty of lawlessne but it is also necessary for them to con demn and punish it in others.

The Presbyterian Church at Winches ter recently submitted to a vote the question whether the church rule prohibiting dancing, should be sustained. It was PATENT BUILDING PAPER, decided in the affirmative by four majority. Three young ladies, Miss Mollie Statton, and Misses Ellen and Beulah Estell, voted nay. Suppose our Presbyterian Church put it to a vote.

There is a defect in our labor system' resulting injuriously to all classes, and in the end driving many able bodied men from the State. At the close of each year there is a general complaint of hands falling behind, and this fact (for tact it is,) occurring year after year is so discouraging, they become dissatisfied, not only with their emyloyees, but with the actual productiveness of the soil, and consequently select homes elsewhere. Hands are of two classes: Such as work for wages, and those who crop on the shares. They are unable to conceive how a man could, before the war, pay \$150 per annum, feed, clothe, lose time, and often pay Doctor's bills, for hands, and make money farming, when the [COMMUNICATED.] and make money farming, when the same hand can not now even make a living while working for himself, but is further and further in debt at the end of each year. Now the employer, for the same amount of wieldy labor, can afford to pay as much as he ever did, and make as much or more clear money. But the trouble lies in finding it, in the person-age of the same individual, and that too

so pliant as to apply it successfully to his own interest. While the employee is willing to work for the same wages, he is unwilling to exercise the same wages, he is unwilling to exercise the same "ris a tergo" that he formerly did. The same hand for the same money would restore the equilibrium, and strike the balance, so far as the hireling is concerned.

E. C. G. HAMPSMIRE, March 1871.

red to the committee on examination.

Dr. Berry asked letters of dismisabsurd as to disgust every one who sion, being called by duty out of the bounds of the Presbytery, which was give the graveyards a wide berth if

> GENERAL BUTLER is said to squin towards female suffrage.

NEW ADVERTISEMENTS. JHANCERY SALE OF REAL ESTATE.

March 17, 1871-td.

CHANCERY SALE

Mch, 17, 1871-td.

CHANCERY SALE

o., against said Peay. March17wi.

RDER OF PUBLICATION.

Jefferson Brown vs, Polly Brown, et al.

to said bill, or the same will be taken for confessed as to him and set for hearing ex parte.

Moore, sols. for comp'ts, W. H. FLANIGAN, C&M. By W. C. DOBIS, D. C. & M. March 10, '71

SCALES

139 Walnut st., Cincinnati, O.

A. W. CADY, AGENT,

GS SOUTH COHLEGE STREET, (Near Broad,)

STANDARD

NASHVILLE, TENN.

OF REALESTATE.

OF REAL ESTATE.

T. L. COCHRAN ATTORNEY AT LA

March 17. Maury Mills.

HAVING REBUILT THE MILLS KNOWN as the Ashlon Mills an Rutherford creek we are prepared to make Flour both in quantity ty and quality surpassed by no mills in the State. The patronage of our old patrons will be thankfully received and promptly attended to. The highest market price will be paid for all wheat delivered at mills. Yours Respectfully, MRS. J. H. ASHTON & CO.

Trust Sale. BY VIRTUE OF A DEED OF TRUST EXecuted to me on the 10th day of November, 1969, by David N. Campbell and James
T. Weaver, to secure the payment of certain
debts due from them, thereon specified; I will
on Monday, the 10th day of April 1871, at the
Court House in Colambia, Tenn; sell at public auction for cash, to the highest bidder, a
Store House and Lot, at Harricane Station,
5th civil district of Maury county, Tennessee,
bounded North by the lands of T. J. Whitaker,
East by the lands of T. J. Whitaker and J. T.
Weaver, South by the lands of D. N. Campbell,
and West by the Nashville and Decatur Railroad, to satisfy said debts.

March 16, 1871.

F. FURMAN, Trustee. March 16, 1871. F. FURMAN, Trustee

WILL MAKE THE PRESENT SEASON AT Copt. L. V. Black's 1% miles from Columbia, on the Nashville Turupike, at Twenty Bollars the season,

due and payable 1st day of July, 1871. Any person failing to get a foal will be allowed to return next season.

The season has now commenced and will end let day of July next.

Pasturage furnished at reasonable rates. All care taken to prevent accidents or escapes, but no liability should any occur. DESCRIPTION AND PEDIGREE.

This splendid Black Hawk Stallion was foale be property of Shelton Doane, of Vermon This splendid Black Hawk Stallion was fooled the property of Shelton Doane, of Vermont, sire, Ticonderoga; grand sire, Black Hawk; g. g. sire, Sherman; g. g. g. sire, Justin Morgan. The dam of Black Prince is a beautiful brown Messenger mare, 154 hands high, celebrated for great speed and bottom. Black Prince is 15 hands 3% inches high, a beautiful black, with heavy flowing mane and tail, has a free, open and slashing gait, and can trot his mile inside of three minutes without training. He took two premiums at the Louisville Fair, one for \$150 and another for \$200 as the most stylies trotting horse. His colts have given universal satisfacand such as have been trained sell for high figures. W. J. Bradley of Lexington, Ky., sold one of his colts to Col. S. D. Bruce of N. Y., for \$1600, who sold her in one month for \$3590, and she was since sold for \$6500.

March 17, 1871.

LEXINGTON, KY., March 11, 1871. McKimmin: I bought a mare by Black Prince—took her to New York and sold her. She has since been sold for \$5.00. She can trot under \$2.30.

S. D. BRUCE, Editor Turf, Field and Farm. KEESEE, OVERTON & CO.

HANCERY SALE OF

Grant No. 23244, to R. J. Newsom, 174 acres Grant No. 20,917 to W W Coleman, 200 acres Grant No. 19,374 to J A Hale, 300 acres Grant No. 23140 to Nixon & Smith. 1780 acres Part of Grant 2307 to J B Hamilton 1166 acres IN PERRY COUNTY.

Said lands will be sold free from the right of redemption, on a credit of eight months, notes required of the purchasers with approved security, bearing interest from day of sale, and a lien retained for payment of the purchase money. And the same will be sold in tracts or parcels to suit purchasers. March 17, 1871.

D. B. COOPER, C. & M.

WAGONS, WAGONS FAIRBANKS, MORSE & CO., WAGONS

THE ATTENTION OF THOSE DEsiring to purchase, are invited to the fact that I am agent for the OHIO FALL CO. WAGONS The best and cheapest in the market ! Call and examine them !

Plow-Gear, Leather, Saddles,

Bridles, Harness,

Saddler's and Shoe-Makers' Finding

Very Cheap!

FOR SALE BY THE

Rock City Paper Manufacturing Co.

Nashville, Tenn.

mer; is not affected by dampness in the atmosphere, and is an excellent substitute for plastering, at less than half the cost.

which I am selling

Feb. 24, 1871.

This is to certify that the firm of Bond Fimmons is dissolved by mutual consent from his date.

J. B. BOND,

W. H. TIMMONS.

NOTICE.

Temple of Fashion. HARDWARE! Next door to Nelson House. Hoes, Shovels, Spades, Axes, &c.,

EXSTATIC SHAVING Hair Cut Phrenologically! We Exhibit the Moral Intellect of Gentlemen

GENTLEMEN, YOU CAN NEVER ENJoy good health white your head is thickly covered with hair. Therefore give us a
call and we will save you a heavy doctor's
bill, by giving you a handsome trim in the
latest style.
Shampooling neatly done. Warm and cold
Baths. at any time.
Razors sharpened in the best order.
Remember the place: rext door to Nelson
House, Columbia, Tenn.
CAP HAR EMAN,
March 10, 41871.
Proprietor.

March 10, .1871. FRUITS-CHEAP TO CLOSE OUT OUR STOCK, AND CLEAR

THIS IS AN ARTICLE INVENTED BY the Rock River Paper Co., of Illinois, and is being very extensively used in the West in the construction of frame houses. It makes a building warmer in winter and cooler in sum-A np our grounds for planting, we offer 500 2 year old Ives Grapes.
400 2 year old Currant Bushes, 500 I year old Budded Peach Trees, Best varieties, at 10 Cents each. Also, a lot handsome Evergreens—large size—(many Nor-way, Spituce and Hemlock,) standard and dwarf Pears, Apple and Wild Goose, Plum and Cherry Trees, &c. All cheap—VERY CHEAP—at our Nurseries, near Columbia. Mch10-2t RAINEY & HEARTMAN.

"TENNESSEE" (Wrought Iron)

"CHARTER OAK"

AMERICAN

Require no certificates to prove

The Best in the Market.

We have a complete and ex-

Grates.

PHILLIPS, BUTTORFF & CO. No. 22 College Street. NASHVILLE. - TENN.

that they are

tensive stock of

They challenge a test.

Circulars, giving full description, sent free.
Address Rock City Paper Manufacturing Company, Nashville, Tenn. Feb10 Billiard Table for Sale. CORRESPONDENCE.

T WILL EXPOSE AT PUBLIC SALE, TO the highest bidder, for eash, to pay charges and storage on same, at my Warehouse, near the N. & D. Railroad, on Monday, April 19, 1871, at 10 o'clock, the Billiard Table belonging to W. L. Chappin, Nashville, Tenn.

J. M. PARKER.

COLUMBIA, Morch 10, 1871-4w EDITOR HERALD: Please say to your friends and subscribers that our

The symptoms of liv

er complaint are unea siness and pain in the side. Sometimes the SIMMONS' is affected with loss of appetile and sickness bowels in general costive, sometimes alterna-ting with lax. The head is troubled with pain; and dull, heavy sensation, considerable loss o-memory, accompanied with painful sensation of having left undone something which ought to-have been done. Often complaining of weak-ness, debility and low spirits. Sometimes ne of the above symptoms attend the disease, and at other times very
few of them; but the
Liver is generally the
organ most involved. Cure the Liver with.

DR. SIMMONS'

A preparation of roots and herbs, warranted to be strictly vegetable and can do no injury to bounds of the Presbytery, which was granted.

Report of committee on conference was received, and on motion was adopted. On motion Presbytery adjourned until 10 o'clock, Monday journed until 10 o'clock, Monday journed with prayer by C.

Significant of the graveyards a wide berth it there should happen to be any of them left when the resurrection comes. We think we know several corpses who would be hard to hold.

Courier-Journal.

Significant in the graveyards a wide berth it there should happen to be any of them left when the resurrection comes. We think we know several corpses who would be hard to hold.

Courier-Journal.

Tinware, the last 35 years as one of the most reliable, efficacious and harmless preparations ever effered to the suffering. If taken regularly and persistently, it is sure to cure.

Dyspepsia, headache, jaundice, costaveness, is jaundice, costaveness, is jaundice, costaveness, in the last 35 years as one of the most reliable, efficacious and harmless preparations ever effered to the suffering. If taken regularly and persistently, it is sure to cure.

Regulator. jaundice, costiveness sick headache, chronic diarrhea, affectious of

By virtue of a decree of the Chancery Count Columbia Tennessee, at the Boramber Ten 570, in the cases of Sam. Coffey, Administrative vs. J. L. Rainey, and others and Foste and Tomlinson et al vs. J. L. Rainey and others, I will sell to the highest hibber, at the Count of Tennesse door, in the town of Columbia, on More day the 17th day of April, 1871, a treat or parcel of land, formerly owned by John Goldman situated in the 6th Civil District of Maur County, on the head water of Fountain Creek containing about 47 r ores.

The same will be sold free from the right of redemption, on a credit of seven months, except \$150,00 in cash, to pay cost and attorney fees. Notes bearing interest from day of sale approved security, required of the purchaser and a lien retained for the payment of the purchase money.

D. B. COOPER, C. & M. March 17, 1871-td.

SPRING & SUMMER IMPORTATION 1871.

RIBBONS. dillinery and Straw Goods IMPORTERS AND JOBBERS OF Bonnet, Trimming and Velvet

BONNET SILKS, SATIN & VELVETS, onds, Netts, Crapes, Ruches, Orn Flowers, Feathers, STRAW BONNETS, LADIES'HATS SHAKER HOODS, &c. 237 and 239 BALTIMORE St., BALTIMORE, MD.

OF REAL ESTATE.

By virture of a decree, of the Chancery Court, at Columbia Tenn, at the November Term 1870, in the cased of R. L. Farier Administrator, va. T. V. Farie et al, I will sell to the highest bid der at the Court house door, in the town of Columbia, on Monday 17th day of April 1871, the interest of Thomas V. Faris, being the one ninth remainder, in and to the tract of land, of which James Faris was the owner in his life time, situated in the 16th Civil District of Maury County, and which is bounded by the lands of R. L. Faris, J. P. Rainey, James Curry, R. W. Fitzpatriek, Nathan Gardner, and Thomas J. Ramsey.

The same will be sold on a credit of twelve months, except \$100.00 in cash, to pay cost and Attorneys' fees. Notes bearing interest from day of sale, with approved security, required of the purchaser, and a lien retained for the payment of the purchase money.

D. B. COOPER, C. & M. Mch, 17, 1871-td. OFFER THE LARGEST STOCK TO BE found in this Country, and unequalled in choice variety and cheapness, comprising the latest European novelties. EXECUTRIX' NOTICE All persons indebted to the estate of Thos. H.
Peebles, dec'd are hereby requested to make
payment by the 15th of April next. After that
time all unsettled business will be put into the
hands of an officer. MARY E. PEEBLES,
Spring Hill, M'ch 10, 71-4w Ex'trix.

WASHINGTON

BEAUTIFUL SORREL 1514 HANDS high, will stand the present season at my m two miles Southeast of Columbia, on a Mooresville pike, at \$10 by the insurance; a money due when the fact is ascertained By virture of a decree of the Chancery Court, at Columbia Tenn, at the November Term 1870, in the cases of H. E. Willard vs. J. D. Hill Trustee and others, I will sell to the highest bidder for cash, at the Court House door in the town of Columbia, on Monday, the 17th day of April 1871, the tract of land mentioned in the pleadings in that cause, situated in the 25th Civil District of Maury County, containing by estimation seventy three acres, and bounded as follows: North by the lands of James W. Billington, East by the lands of Thomas Peay, South by the lands belonging to the heirs of Phillip Moses, and West by the lands belong to the estate of S. N. Hancock dec'd.

The same having been conveyed in trust by

The same having been conveyed in trust by Jeff. B. Peay to J. D. Hill to secure the payment of a debt in favor of Balley Ordway & Co., against said Peay. D. B. COOPER, It appearing to me from the affidavit of the plaintiff, that the defendant has absented himself, so that the ordinary process of law cannot be served on him, and it appearing that his property has been attached by garnishment, it is therefore ordered that publication be made for four consecutive weeks in the Columbia HERALD, a newspaper published in the town of Columbia, Tenfiessee, requiring said Cornelius Shehane to appear before me at my office on Tuesday, the 4th day of April, to defend the attachment suit commenced against him, or the same will be proceeded with exparte as to him. It appearing to me from the decree of the Chancery Court at Columbia, Tennessee, in this case rendered on the 13th day of April, 1870, that John Hoy is a defendant and a non-resident of the State of Tennessee, so that the ordinary process of law cannot be served on him. It is therefore ordered by me that publication he ed with ex parte as to him. M. P. PUCKETT, J. P.

M ARSHAL'S SALE.

process of law cannot be served on him. It is therefore ordered by me that publication be made for four successive weeks in the COLUNIA HERALD, a newspaper published in the town of Columbia, the last of which shall be at least one week before the next sitting of the Chancery Court to be held at the Court house in the town of Columbia, Maury County, Tennessee, on the 1st Monday in June next, requiring the said J. Hoy then andthere to appear and plead, answer or demur to complainant's Bill, or the same will be taken for confessed as to him, and set for hearing ex parte. By virtue of a writ of venditioni expo-nus issued from the Circuit Court of the United States in the 6th Circuit for said Non-Resident Notice.

Jos. Dobbs, Adm'r, et al, vs. Josh. Beaty et al.

Statz of Tennessee, Lewis County.—It appearing from the allegations in the Bill, and lot in the town of Rightyville Manny. which said bill is to sell real estate in said ceunty, in which the defendants are interested, and which is sworn to, that the defendant, Jas. and which is sworn to, that the defendant, Jas.
Beaty, is a non-resident of the State. It is therefore ordered by the Clerk and Master that publication be made in the Columbia Herald, a newspaper published in Columbia, Tenn., for four successive weeks, commanding the said John C Moore, to satisfy a judgment and costs in favor of the United States vs said John C. Moore, obtained on States vs said John C. Moore, obtained on the States

By virtue of a decree of the Chancery Court at Columbia, Tenn., at the November term of 1870, in the case of Elizabeth and J. W. Kernell vs. John Kernell and others, I will sell to the highest bidder at the Court House door in the town of Columbia, on Monday the 10th day of April, 1871, the tract of land on which John Kernell now resides, in the eighth civil district of Maury County, bounded on the north by the lands of H. Bryson, on the east by the lands of James H. Thomas, on the south by the lands of said Thomas, and on the west by the lands of A. Barkett, containing about ninety acres.

The same will be sold free from the right of rede 1 ption, upon a credit of six and twelve months. Notes bearing interest from day of sale, with approved security, required of the purchaser, and a lien retained for the payment of the purchase money.

D. B. COOPER,
March 10 CHANCERY SALE OF REAL ESTATE.

CHANCERY SALE

OF VALUABLE HOTEL PROPERTY. By virtue of a decree of the Chancery Court at Columbia, Tenn., at the November Term, 1s70, in the case of Samuel M. Neelley, Adm'r, vs. M. E. Wiles and others, I will sell to the highest bidder at the Court Ilouse door in the town of Columbia, on Monday the 10th day of April, 1871, a valuable House and Lot situated on the West side of South-Main street, near the Public Square, known as the "Franklin Hotel."

The same will be sold free from the right of redemption, on a credit of one and two years.

redemption, on a credit of one and two years, except the sum of \$500 00 in cash. Notes bearing interest from day of sale, with approved security, required of the purchaser, and a lien retained for payment of the purchase money.

mrhlotd.

D. B. COOPER, C. & M.

SHERIFF'S SALES

By virtue of a writ of vendition exponsa to me directed from the Circuit Court of Maury County, at the January term, 1871, in favor of Joseph W Wiltshire vs G B Martin, A M Harrison and John M. Carroll, I will proceed to sell for cash, to the highest bidder, at the Court House door, in the town of Columbia, on Monday, the 10th day of April, 1871, all the right, title and interest that G B Martin has in and unto a certain tract of land, situated in civil district No. 12, Maury caunty, Tenn., and bounded as follows: On the North and East by S P Jordan's Hill lands, West by S R Kittrell, South by S R Kittrell and S H Edmunson, containing 100 acres, more or less, levied on as the property of G B Martin to satisfy said debt and costs. Sale within legal hours. osts. Sale within legal bours.
SIMS LATTA, Sheriff.
Per Wm. A. Latta, D. S.

By virtue of a venditioni exponas to me directed from the Circust Court of Maury County at the January term, 1871, in favor of R. H. Jamison, Adm'r of I. M. Jamison, dee'd, v. Wiley B. Worley, I will proceed to sell for cash to the highest bidder at the Court House door in the town of Columbia on Monday the 10th dry of April, 1871, the following described tract or parcel of land, situated in the State of Tennessee, Maury County eivil district No. 5 and bounded as follows, to-wit: On the north by J. F. Rankin's land, east by Jerry Burns, west by the Columbia and Shelbyville road, and south by Jas. T. Akin: containing forty acres, more or less, and leviced upon as the property of Defendant, Wiley B. Worley, to satisfy said debt and costs. Sale within legal hours.

SIMS LATTA, Sheriff.

By virtue of 3 witts of venditioni exponas to me directed from the Circuit Court of Maury County at the January Term 1871, 1 in favor of Louisa P. Caughson, adm'r. vs. P. C. Grey, one in favor of W. O. Gordon & Co. vs. P. C. Gray, the other in favor of W. J. Burchard vs. P. C. Gray, I will proceed to sell for cash to the highest bidder at the Court house door in the town of Columbia on Monday the 10th day of April, 1871, the defendant P. C. Gray's undivided interest in his father's (Amos Gray, dee'd) real estate; said land lies on the waters of Turhighest bidder at the Court house door in the town of Columbia on Monday the 10th day of April, 1871, the defendant P. C. Gray's undivided interest in his father's (Amos Gray, dee'd) real estate; said land lies on the waters of Turkey Creek, eivil district No. 17, in the county of Maury and State of Tennessee, and bounded on the north by the Johnson heirs, west by the lands of James Johnson, south by J. H. Fitzgerald, east by the land of A. P. W. Harmond, and containing by estimation 150 acres, be the same more or less, and levied upon as the property of defendant, P. C. Gray, to satisfy said debts and costs. Sale within legal hours. erty of defendant, P. C. Gray, to satisfy sai debts and costs. Sale within legal hours. SIMS LATTA, Sheriff. Per B. A. Nichol, D. Sheriff.

By virtue of a venditioni exponse to me directed from the Circuit Court of Manry County, at the January Term, 1971, in favor of Hampton Legget, Ex'r, dee'd, vs. Joshua Hardison and H. Hardison, I will proceed to sell for eash to the highest bidder at the Court house door in the town of Columbia, on Monday the 10th day of April 1871, the following described tract or parcel of land, situated in the State of Tennessee, Maury County, district No. 25, and bounded as follows, to-wit: On the north by the lands of Wm. Tate, south by Duck River, and east by Wm. McLean's heirs, containing 275 acresmore or less, and levied upon as the property of defendant, Joshua Hardison, to satisfy said debt and costs. Sale within legal hours.

SIMS LATTA, Sheriff, Per Henry Johnson, D. Sheriff.

Mantels,
&c., &c., &c.,
At cheap prices. We put on Tin and Slate Roofs, and do Copper work of all kinds.

By virtue of a venditioni exponas to me directed from the Circuit Court of Manry County at the January term 1871, in favor of D. A. Byers vs. C. H. P. Mullins, I will proceed to sell for cash to the highest bidder at the Court house of county the loth day of April, 1871, the following described house and lot, or tract or parcel of land situated in the State of Tennasce, Maury County, district No. 1, and in the last of Kinderhook, and bounded as follows, with Beginning at a stake, running thence so the State of Tennasce, Maury County, district No. 1, and in the last of Kinderhook, and bounded as follows, with Beginning at a stake, running thence so the State of Tennasce, Maury County, district No. 1, and in the last of Kinderhook, and bounded as follows, with Beginning at a stake, running thence so the State of Tennasce, Maury County district No. 1, and in the last of Kinderhook, and bounded as follows, with Beginning at a stake, thence south 33% poles to a stake, thence north Md. went 19 poles and 5 or a stake, thence north Md. went 19 poles and 5 or a stake, thence north Md. went 19 poles and 5 or a stake, thence north Md. went 19 poles and 5 or a stake, thence north Md. went 19 poles and 5 or a stake, thence north Md. went 19 poles and 5 or a stake, thence north Md. went 19 poles and 5 or a stake, thence north Md. went 19 poles and 5 or a stake, thence north Md. went 19 poles and 5 or a stake, thence north Md. went 19 poles and 5 or a stake, thence north Md. went 19 poles and 5 or a stake, thence north Md. went 19 poles and 5 or a stake, thence north Md. went 19 poles and 5 or a stake, thence north Md. went 19 poles and 5 or a stake, thence north Md. went 19 poles and 5 or a stake, thence north Md. went 19 poles and 5 or a stake, thence north Md. went 19 poles and 5 or a stake thence north Md. went 19 poles and 5 or a stake thence north Md. went 19 poles and 5 or a stake thence north Md. went 19 poles and

SHERIFF'S SALES-

By virtue of a writ of venditions exposas to me directed from the Circuit Cnurt of Maury County, at the January term, 1871, in favor of Wm P Gantt vs D B Moss, James Williams, H Nicholaoz, and John McMaury, stayor, I will proceed to sell for cash, to the highest bidder, at the Court House door, in the town of Columbia, on Monday, the 10th day of April, 1871, a certain tract or parcel of land, situated in civil district No. 11, Maury county. Tenn., and bounded as follows: On the North by the lands of Mrs Caleb Lindsey, on the South and Eust by the lands of L G Lanier, and on the West by the lands of E Shaw. containing 57 acres, levied on as the property of D B Moss to satisfy said debt and costs. Sale within legal house.

SIMS LATTA, Sheriff.

Per Wm. A. Latta, D. S.

By virtue of a writ of veuditioni exponas to me directed from the Circuit Court of Maury county, at the January term, 1871, in favor of E C Overton vs M C Carpenter, W H Dodson, B H Caldwell, I will proceed to sell for cash, to the highest bidder, at the Court House door in the town of Columbia, on Monday, the 10th day of April, 1871, the following tract or parcel of land, situated in the State of Tennessee, Maury county, civil district No. 21 of said county, on the waters of the Double Branches, bounded on the North by R B Allen, East by E C Overton, and D W Dobbins, South by Houser and John Dobbins, and West by James Underwood, the Wm Miller tract, containing 330 acres, be the same more or less, levied on as the property of B H Caldwell to satisfy said debt and costs.

SIMS LATTA, Sheriff.

Per Wm. A. Latta, D. S.

By virtue of a writ of venditioni exponas to me directed from the Circuit Court of Maury county, at the January term, 1871, in favor of J W Moore vs James Grissom, J B Bennett, indonser, and Wm Grissom, stayor, I will proceed to sell for cash, to the highest bidder, at the Court House door, in the town of Columbia, on Monday, the 10th day of April, 1871, a tract or parcel of land, situated in civil district No. 4, Maury county, Tenn., and bounded as follows: On the North by the farm known as the Haddock farm, on the South by the lands of John M Young and S N Scribner, on the West by the lands of J M Fitzpatrick, it being the place upon which James Grissom now resides, containing 50 acres, levied on as the property of Wm Grissom to satisfy said debt and costs. Sale within legal hours. SIMS LATTA, Sh'ff. Per Wm. A. Latta, D. S.

By virtue of a writ of venditioni expones to me directed from the Circuit Court of Maury me directed from the Circuit Court of Maury county, at the January term, 1871, in favor of J W Chairs vs Isham Lamb, I will proceed to sell for cash, to the highest bidder, at the Court House door, in the town of Columbia, on Monday, the 16th day of April, 1871, the following described lot or parcel of land, satuated in the State of Tennessee, Maury county, civil district No. 9, and in the Iown of Columbia, ward No. 1, lot No. 42, and bounded on the East by Miss Olford, West by J D Hackney, North by Duck River, and South by Free street, lovied on as the property of Isham Lamb to satisfy said debt and costs. Sale within legal hours.

Per Wm. A. Latta, D. S. Per Wm. A. Latta, D. S,

By virtue of a writ of venditioni expenss to me directed from the Circuit Court of Maury county, at the January term, 1871, in favor of G W Moore vs James Grissom and Wm Grissom, stayor, I will proceed to sell for eash, to the highest bidder, at the Court House door, in the town of Columbia, on Monday, the 10th day of April, 1871, a certain tract or parcel of land, situated in civil district No. 4, Maury county, Tenn., and bounded as follows: On the fast by J N Scribner and others, on the South by J M Young, on the West by Fountain Creek, and M Young, on the West by Fountain Creek, and on the North by Haddock heirs, containing 200 acres, more or less, levied on as the property of defendants to satisfy said debt and costs. Sale within legal hours. SIMS LATTA, Sh'ff. Per Wm. A. Latta, D. S.

By virture of a writ of venditioni exponas to me directed from the Circut Court of Maury County, at the January Court of Maury County, at the January term 1871, in favor of S. W. Godwin vs Lucy Johnson and B. M. Johnson, I will proceed to sell for cash, to the Lighest bidder, at the court house door in the town of Columbia, on Monday the 10th day of April, 1871, the following discribed tract or parcel of land, situated in the State of Tennesse, Maury County, Defendant Lucy Johnson Dowery, and bounded as follows: South by Henry Johnson, West by Wat Cook, North by A. Blackburn, East by Samnel Johnson, containing 300 acres, more or less, and levied upon as the property of defendant, Lucy Johnson, to satisfy said debt and cost. Sales within legal hours. SIMS LATTA, Sheriff.
Per B. A. Nichol, D. S.

By virture of a writ of venditioni ex-By virture of a writ of venditioni exponas to me directed from the Circut Court of Maury County, at the January term, 1871, in favor of John E. Tate vs Jackson Smith, I will proceed to sell for cash, to the highest bidder, at the Court House door in the town of Columbia, on Monday 10th day of April, 1871, the following discribed tract or parcel of land, situated in the State of Tennessee, Maury County, on the waters of Swan Maury County, on the waters of Swan Creek, and bounded on the North by the land of L. B. Godwin, East by Hamthe land of L. B. Godwin, East by Hamilton Brown, South by E. F. Church, Vestel heirs, West by Tate, containing acres and levied upon as the property of Defendant, Juckson Smith, to satisfy said debt and cost. Sale within legal hours. SIMS LATTA, Sh'ff. Per B. A. Nichol, D. S. WILL BE KEPT IN FULL BLAST DURING

By virtur of 3 venditioni exponas to me directed from the Circut Court of Maury County, at the January term, 1871, one in favor of N.H. Mathews against defendant J. O. Howell, one in tavor of John S. Garret, against J. O. Howell defendant and one in favor of W. M. McConnell, against J. O. Howell and Nathan McManus I will porceed to to sell for cash, to the highest bidder, at the Court House door, in the town of Columbia, on Mondoor, in the town of Columbia, on Mon-day the 10th day of April, 1871, all of the right, title, interest and claim that the defendant J. O. Howell has in and to the following discribed tract or parcel land, signated in the State of Tennes Maury County, District No. 7 and bounded as follows: north by the lands of Wm. Wiley, east by the lands of R. F. Foster south by the lands of Hugh McClain and James Kennon, and west by the lands of Silas L. Veatch, containing about 160 acres, levied on as the property of J. O. Howell, to satisfy said debt and cost, SIMS LATTA, Sh'ff.

Per Jesse S. Harris, D. S. By virtue of venditioni exponas to me directed from the Circuit Court of Maury county at the January term, 1871, in faerson, J. B. Frierson, adm'r of W. B. Em-bry, and W. S. Rainey, sdm'r of S. W. Frierson, I will proceed to sell for each to Frierson, I will proceed to sell for cash to the highest bidder, at the Court House door in the town of Columbia, on Monday, the 10th day of April, 1871, all of right, title, interest, and claim that the defendant, E. C. Friesson has in and to the following described tract or parcel of land, situated in the State of Tennessee, Maury county, District No. 9, and bounded as follows, viz: On the Northwest and South by W. J. Armstrong on the East South by W. J. Armstrong; on the by A. S. Stanfill, containing 25 acres, more or less, and levied on as the proper-ty of E. C. Frie vson, to satisfy said debt and costs. SIMS LATTA, Sheriff. By Jesse S. Harris, D. S.

By virtue of three writs of venditioni exponss to me directed, from the Circuit Court of Maury county, at the January term, 1871, one in favor of D. McRea vs Joshua Hardison, one in favor of D. Fugleman vs Joshua Hardison, and the other in favor Asa Hardison vs Joshua Hardison and Lumes G. Hardison vs Joshua Hardison and James G. Hardison, I will proceed to seli for cash, to the highest bidder, at the Court House door in the town of Columbia, on Monday, the 16th containing 174 acres, more or less, and levied upon as the property of Joshua Hardison, to satisfy said debts and costs. ale within legal hours.
SIMS LATTA, Sheriff.

Per Henry Johnson, D. S. ROTTING STALLION

celebrated Trotting Horse-bred in the State of New York—will make the coming sea-son at Wood Lawn Farm, 2½ miles South of Spring Hill, on the Columbia Pike. Rattler is a dark bay, 15 hands high, and a beautiful, fine,

Terms 829 INSURANCE. Good pasturage at 50 cents a week. Good W. L. MURPHY,

MANUFACTURER AND DEALER IN

Concentrated Extract of Stoves and Tinware TABLE AND POCKET CUTLERY

Plated, Planished and Japanne

Wooden Ware.

BUJKETS, CHURNS, PAILS, TUBS OUNTRY HOLLOW WARE LAMPS, LANTERNS, BURNERS AND OIL PLAIN AND PRESSED TIN WARE TOILET SETTS AND PAINTED

. ALL KINDS OF

OF OUR OWN MANUFACTURE FRUIT CANS AND GLASS JARS.

A FULL ASSORTMENT OF

Pumps. ROOFING & GUTTERING

All kinds of Job Work prompt ly attended to. Thankful to the public for the very liberal patronage heretofore extended me, I respectfully ask a continuance of the same. My goods are of the best quality, and will be sold at prices that defy competition. Call and see me, at the

W. L. MURPHY, South-East Corner Public Square, COLUMBIA, TENN. A. BARR or her mer his

Furniture Dealer, SMITH'S TONIC STRU

UNDERTAKER,

Morth-East Side Public Square, Columbia, Tenn. AGUE AND FEVE Respectfully solicits a part of the public patronage, believing that he is prepared to suit the taste of the fastidious in any article or style of Furniture, and satisfactorily meet the wants of the public as an Undertaker.
Nov. 18, 1879—

F. A. LEONHARD. WM. MARSHALL.

THE YEAR 1871, BY Marshall & TE WOULD INFORM OUR FRIENDS WE WOULD INFORM OUR randiness, as heretofore, to do repairing on all kinds of machinery, from a steam engine down to a corn mill. We keep on hand and centinue making

Castings in Iron and Brass, Machinery Castings, For which purpose we have a large stock of patterns, and are prepared to make others when required. Also, a large variety of

HOLLOW WARE, IRON FENCING, GRATE BARS AND GIN GEARING. We will sell all our work and do all repairing a NASHVILLE PRICES, For the same kind and quality of work, for CASH, AND CASH ONLY or the same amount in iron or brass, which we will take the same as cash in exchange for work or ware. We are compelled to adopt this plan in self-defence, as we cannot sustain our business otherwise. A word to the wise is sufficient; therefore, don't ask us for eredit during the year 1871. Come and see us and give us a trial before you go to Nashville and pay the same price, with freight

and see as and give us a trial before you go to Nashville and pay the same prices, with freight and expence added.

All parties indebted to us for the year 1870 will please come forward and settle before January 15th, or they will find their bills in the hands of an officer after that date.

Shopfnear R. R. Depot, Columbia, Tenn.
Dec23 Emeline Eason et al., I wilkes, Admr, &c., vs.
Emeline Eason et al., I will sell, at the Court
House door in Columbia, on Meaday, the 27th
day of March, 1871, the undivided one-half of
a tract of land formerly belonging to Henry
Eason, dee'd, and Emeline Eason, situated in Maury county, Tenn., on the Sugar Fork of Bigby Creek, Range No. 11, Civil District No. 11. Said tract of land contains, by estimation, 1233. Terms, one and two years' credit, ex-cept the sum of \$50 cash, and a lien retained to Feb24 D. B. COOPER, C. & M

STATE OF TENNESSEE, MARRY COUNTY.

L. J. Noah, Assignee, H. Terrell, Agent, vs. J. W. Chandler. IN THIS CAUSE IT APPEARING TO THE Court, that J. W. Chandler, the defendant, is a non-resident of the State, so that the ordi-

Dowell & Williams vs. J. J. Webster. Dowell & Williams vs. J. J. Webster.

It appearing to me, from the affidavit of the plaintiff, that the defendant is a non-resident of the State of Tennessee, so that the ordinary process of law cannot be served on him, and it appearing that his claims have been attached by garnishment. It is therefore ordered that publication be reade in the Columnia Heraldo, a new spaper published in the town of Columbia, Tenn., requiring said J. J. Webster to appear before a transfer of defend the attachment suit commenced. No defend the attachment suit commenced will be proced to eith exparte as to him.

Feb24

ORIGINAL ATTACHMENT.

STATE OF TENNESSEE) MAURY COUNTY, Attachment.

II. Terrell cs. IN THIS CAUSE IT APPEARING TO THE Court, that James W. Chandler, the defendant, is a non-resident of the State, so that the Good pasturage at 50 cents a week. Good attention to manes sent from a distance.

Pedigree—Rattler was sired by Biggert's Rattler; he by Sir Henry; he by Garret Horse; he by imported Leonidas; dem by Hyde Horse; he by Long's Magnum Bomm; grand dam a mare of Messenger blood. Rattler's dam, Dairy Maid, was by Hill's Black Hawk (sometimes called Vermout Black Hawk) grand dam a double Messenger.

Feb10 THOMAS GHISON.

Int, is a non-resident of the State, so that the ordinary process of law cannot be served on him. It is therefore ordered that publication he made in the Collumnia Herallo, a newspaper published in the town of Columbia, for four successive weeks, requiring the said James W. Chandler to appear at my office, on Saturday, the 18th day of March, 1871, to answer said suit, or the same will be taken for confessed and set for hearing ex parte. J. H. PASSMORE, Feb24 Pr's fee \$3.50

THOMAS GHISON.

Feb24 Pr's fee \$3.50

J. P.

BULL'S VEGETAR'E FAMILY PILLS

All the above medicines prepared by Dr.

Jours Bull, at his laboratory, Fifth Street, Louisville, Ky. For sale in Columbia by.

Feb24 Pr's fee \$3.50

J. P.

Dr. John Bull's

BUCHU

Bromide of Potassium

Purchase a Bottle and carefull

Read Directions.

BUCCETC IS A STIMULANT, AND OF itself may fail to effect a cure, but Buche, when accentifically combined with Bromids of Potassium and other ingredients, produces a sedative effect, and causes a healthy action, thus increasing the powers of digestica, allaying irritation, reducing all unnatural swellings, stopping pain and inflammation, and causing the repairs and nutriments in the human body to be greater than the wastes, thus preventing decomposition and decay, and gives nourselment, health and vigor to the system.

My BUCHU is good for all diseases arising from excesses; such as weakness and pain in the back and legs, trembting in the region of the heart, weak nerves, pullid countenance, dryness of the skin, scrofula, syphilis, in its many forms, ulcers, and tumors.

If your system is affected by any of the above symptoms and diseases, relief is at head. Get a bottle of my Buchs and Bromide of Potassium at once, and you may rely on being cured.

I know just what I say. My record as a compounder of Medicine is second to no man in the Southwest. Twenty-five or thirty years ago, as my fellow-citizens know full well, found me behind the prescription counter in the city in which I now dwell; I have cured more people of various dasasses than all the physicians in Louisville put together. Undoubtedly, for every single patient that any Louisville physician sale Patent Medicines trade here. One and another has tried, by copying after me here in outsville, to compete with me, but, one after another, their gaus have been silenced, and their efforts have been abortive.

My medicines are good and answer the pur pose—that is the secret of my succus. My reputation as a compounder of good, reliable articles is fully established.

I believe my Buchu and Bromide of Potassium is now the best article now in the market for the cure of all diseases of the urinary or genitourinary or gans, such as nocturnal incommence, irritability of the bladder and urethra, inflammation of the pelvis of the hidneys and all that class of diseases

CELEBRATED

Or Chills and Fever.

The proprietor of this celebrated medicine justly claims for it a superiority over all remedices ever offered to the public for the Barz, Charaly, Spermy and Permanneys cure of Ague and Fever, or Chills and Fever, whether of short or long standing. He refers to the entire Southern and Western country to bear him testimony to the truth of the assertion, that in no case whatever will it fail to cure if the directions are strictly followed and carried out. In a great many cases a single dose has been sufficient for a cure, and whole families have been cured by a single bottle, with a perfect restoration of the general health. It is, however, prudent, and in every case more certain to cure, if its use is continued in smaller doses for a week or two after the disease has been checked, more especially in difficult and long-standing cases. Usually this medicine will not require any aid to keep the howels in good order. Should the patient, however, require a cithartic medicine, after having taken three or four does of the tonic, a single dose of Bell's Vegerants Faulty Pills will be sufficient.

BULL'S

Extract of a Letter from Georgia, VILLANOW, WALKER CO., GA., Du. John Bull: Dear Sir—I have recentle given your Worm Destroyer several trials, and find it wouderfully efficacious. It has not falle in a single instance to have the wished for effect I am doing a pretty large country practice, and have daily use for some article of the kind.

I am, sir, respectfully, JULIUS P. CLEMENT, M. B P. S.—So unqualified and numerous are it testimonials in favor of my Worm Destroy that newspaper space is entirely too small tell its merits. It is an infallible remedy worms. Try it and be convinced. See a Journal for a more full description.

BULLS

SARSAPARILLA

P. S. Mr. Johnson was the son of a skillful our case. My Journal con

BULL'S PECTORAL WILD (

BULL'S CEDRON BITTERS

JOHN BULL, M. D

MANUFACTURER AND VENDER

Dr. John Brita Dear Sir Knowing the efficiency of your Sursaparilla, and the healing and beneficial qualities it possesses. I send you the following statement of my case:

I was wounded about two years ago—was taker prisoner and confined for sixteen months. Being moved so often, my wounds have not healed yet. I have not sat up a moment since I was wounded. I am shot through the hips. My general health is impaired, and I need something to assist nature; I have more faith in your Sarsaparilla than in anything else. I wish that to be genuine. Please express me half a dozen bottles, and oblige, Carr C. P. JOHNSON.